UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

FREEDOM FROM RELIGION	§	
FOUNDATION, INC.	§	
Plaintiff,	§	
	§	
-VS-	§	CASE NO. 1-16: CV-00233
	§	
GOVERNOR GREG ABBOTT,	§	
And ROD WELSH, Executive Director	§	
of the Texas State Preservation Board,	§	
Defendants.	§	

DECLARATION OF RICHARD L. BOLTON

- I, Richard L. Bolton, do hereby declare, pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the following facts set forth below are true and correct to the best of my knowledge:
- I am lead counsel in the above-captioned matter representing the Plaintiff, Freedom From Religion Foundation, Inc. ("FFRF").
 - 2. I make this declaration in support of FFRF's fee petition as a prevailing party.
- I received my law degree from the University of Wisconsin in 1984, after which I clerked for the Wisconsin Court of Appeals and the Wisconsin Supreme Court.
 - 4. I have been actively engaged in the private practice of law since 1986.
- 5. I have been a partner since 1996 in the law firm of Boardman & Clark LLP, in Madison, Wisconsin.
 - 6. I have represented FFRF in many First Amendment matters since 1993.



- 7. My work for FFRF has almost exclusively been related to litigation matters.
- 8. My entire private practice, in fact, has almost exclusively involved litigation.
- 9. In addition to my First Amendment work, which constitutes approximately thirty percent of my practice, I am also involved in litigation involving employment matters, commercial disputes, and intellectual property matters.
- 10. I have been lead counsel for FFRF in matters venued throughout the United States, including at least Wisconsin, Texas, New Mexico, Arizona, Montana, Wyoming, Alaska, California, Colorado, North Dakota, Minnesota, Pennsylvania, Washington, and the District of Columbia.
- 11. My representation in matters involving the First Amendment has involved many significant cases.
- Faith-Based and Community Initiatives program in the Seventh Circuit Court of Appeals.

 Although the United States Supreme Court subsequently reversed that decision on grounds of standing, while significantly changing the rules related to taxpayer standing, the Court did not address the merits.
- I also successfully represented FFRF in a challenge to the National Day of Prayer in federal district court and in Colorado state court. In both cases, prayer proclamations by President Obama and the Governor of Colorado were declared to be in violation of the First Amendment. Again, in the federal case, the Seventh Circuit Court of Appeals reversed on grounds of standing, as did the Colorado State Supreme Court, but neither court addressed the merits.

- 14. More recently, I successfully represented FFRF in a First Amendment challenge to the exemption for cash housing allowances provided by the Internal Revenue Service exclusively to ministers of churches, totaling billions of dollars. FFRF first successfully challenged the minister's housing allowance in 2014, but the district court decision was reversed by the Seventh Circuit Court of Appeals on failure to exhaust grounds. The housing allowance case was subsequently refiled, and the district court again declared the housing allowance to be unconstitutional in October of 2017, but the decision was ultimately reversed again by the Seventh Circuit.
- 15. The law relating to the First Amendment has changed significantly during the 25 years that I have represented FFRF. When I began in this area, taxpayer standing was a meaningful basis for challenging government-funded programs and activities. Since the United States Supreme Court's Hein decision involving FFRF, however, taxpayer-standing cases have become less frequent.
- 16. More recently, First Amendment challenges have focused upon access and preference issues, as in the present case.
- 17. The pending litigation involving FFRF and Governor Abbott and the Texas State Preservation Board has been vigorously contested by the Defendants, resulting in significant time and expense for FFRF during litigation that has lasted more than 7 years, including 2 appeals by the Defendants to the Fifth Circuit and multiple claims of mootness.
- 18. In the end, however, virtually all the hours I dedicated to this matter have been inextricably intertwined with FFRF's free speech claim, arising from the same facts and based on related legal theories.

- 19. Attached to this Declaration as Exhibit A is a spreadsheet that truly and correctly records the activities and time that I have spent working on this matter.
- 20. I believe that all of the recorded time was reasonable and necessary, but I have made several downward adjustments that I will describe.
- 21. First, travel time for hearings and depositions, totaling 71 hours, has been billed at \$150 per hour, which is less than half the billing rate of \$425 per hour. This discount amounts to a reduction of \$19,525, or approximately 65%.
- 22. I have also attempted to identify all hours related to initial investigation, research and drafting of the Complaint, which are highlighted in pink on Exhibit A. The time spent for this initial research and drafting totaled approximately 53.8 hours. All of this time is billed at \$425 per hour. In our final calculation of fees for this Petition, however, I have reduced that time to 40 hours, in the exercise of billing discretion. Instead of requesting 53.8 hours at \$425 per hour, equaling \$22,865. I have reduced that amount of my time to 40 hours at \$425 per hour, equaling \$17,000 for initial research and drafting of the Complaint. This results in a discount of approximately 25%.
- 23. I have also highlighted in green on Exhibit A those time entries allocable to research and drafting of FFRF's brief in response to the Defendants' initial Motion to Dismiss.
- 24. I have calculated approximately 83.9 hours for this activity billed at \$425 per hour, for a total of approximately \$35,657.50. In our final calculation, however, I have reduced the time for this activity to 60 hours at \$425 per hour, equaling \$25,500. This represents approximately a 28% write down, justified in terms of billing discretion.
- 25. Hours worked on initial summary judgment briefing and response are highlighted in orange on Exhibit A.

- 26. The time spent on the first summary judgment briefing totaled approximately 47.8 hours billed at \$425 per hour, equaling \$20,315. Again, for purposes of exercising billing discretion, I have reduced that time to 35 hours billed at \$425 per hour, equaling \$14,875. This equals approximately a 27% discount for purposes of billing discretion.
- 27. Time spent drafting and responding to a second round of summary judgment motions is highlighted in yellow on Exhibit A. The time spent on the second round of summary judgment briefing totals approximately 42.5 hours billed at \$425 per hour, equaling \$18,062.50. Again, for purposes of our fee petition, I have reduced this time to 30 hours billed at \$425 per hour, equaling \$12,750. This represents more than a 29% discount for purposes of billing discretion.
- 28. Hours spent on appeal-related activities, highlighted in blue/gray, including cross-appeal briefing and oral argument in the Fifth Circuit, totaled 99.8 hours billed at \$425 per hour, equaling \$42,415. This amount is deemed quite reasonable, but reduced to 85 hours, for purposes of exercising billing discretion for a total of \$36,125. This represents a 15% discount of billed fees.
- 29. Post-appeal tasks, including briefing in response to the issue of claimed mootness, are marked in Exhibit A as dark red. The total time for these activities totals 77.2 hours, billed at \$425 per hour for a total of \$32,810. This time is also considered reasonable, particularly given the nuance created by attempts to moot the present case after appeal. Again, however, in the interest of exercising billing discretion, this amount is reduced for purposes of this fee petition to 60 hours billed at \$425 per hour, for a resulting total of 25,500. This is a reduction of more than 22% of time worked.

- 30. I also have calculated 75.7 hours for discovery related issues, including drafting document production requests to the Defendants; work related to document production by FFRF; preparation and conduct of three adverse depositions; preparation and defense of two depositions by Defendants; and review of documents produced by the Defendants. The discovery related time entries have been highlighted in blue on Exhibit A attached to this Declaration.
- 31. Based on my experience, I believe that all of the discovery related time was necessary and reasonable in the conduct of this litigation.
- 32. Time spent on defendants' second appeal and additional mootness contentions totals 48.2 hours at \$425 per hour, except 11 hours of this time was billed at \$150 per hour travel rate. This time is highlighted in purple and totals \$17,460. In my experience, this is reasonable and necessary time spent.
- 33. The balance of my time entries on Exhibit A that have not been color highlighted relate to miscellaneous tasks, including preparation for and attendance at hearings and matters related to communications with opposing counsel.
- 34. Again, I believe that the time spent on the miscellaneous tasks was necessary and reasonable in the conduct of this litigation.
- 35. In the end, therefore, the total amount of fees requested for the work performed by myself is equal to 530.95 hours multiplied by my billing rate of \$425 per hour, plus 71 hours of travel time at a reduced rate \$150 per hour, equaling a total \$236,303.75. This amount includes a write down of approximately 94.9 hours, billed at \$425 per hour, described herein, as well as a reduced billing rate for travel, for a total discount of \$59,857.50. This amount represents a discount of approximately 20% compared to the total amount actually worked and billed at full rate.

36. In my professional judgment, having worked in litigation for more than 30 years, and more than 25 years in the area of Establishment Clause litigation, it is my opinion that the time and charges claimed were necessary and reasonable in the handling of this matter-- and less than other comparably experienced lawyers in this area of the law charge.

37. With respect to the hourly rate of \$425 per hour, it is my opinion that this rate is conservative and certainly reasonable based on my experience and the nature of the issues involved.

38. As to expenses incurred in this matter, I have only included deposition transcripts, transportation and lodging costs related to travel. I have not included any costs for ground transportation or food. Attached to this Declaration as Exhibit B is a listing of the travel and lodging expenses that I reasonably incurred in travel to and from hearings and depositions, which expenses are customarily charged to FFRF.

39. Based on my judgment and experience, I believe that the travel expenses are reasonable and were necessarily incurred.

40. Exhibit C to my Declaration provides a summary of the time and expenses that I have incurred in this matter, which are claimed in this fee petition.

41. Based on my professional experience, it is my opinion that the fees and expenses itemized in Exhibit A were reasonably and necessarily incurred in the handling of this matter.

Dated this / Hay of March, 2023.

Richard L. Bolton

SUMMARY OF ATTORNEY BOLTON'S ADJUSTED TIME AND EXPENSES REQUESTED BY FEE PETITION

TOTALS

1. Attorney Bolton Time:

530.95 Hours (\$425 per hour)

\$225,653.75*

2. 71 Hours of Travel Time (\$150 per hour) \$10,650.00

TOTAL

\$236,303,75

^{*} Attorney Bolton's non-travel time has been reduced 94.1 hours.

	, ,	В	С	_	D	E	F	G	Н
4	A Date	Attorney	Time	-	Fees		Narrative		
2	Date	RLB	1.3	\$	425.00		Research regarding Texas/Abbott.		
3	12/23/2015	RLB	1	\$	425.00		Conference regarding Texas situation.		
4	T/2001/5	RLB	2.1	S	425.00	\$ 892.50	Research regarding public forum.	-	Plul.
5	BUTTER D	RLB	2.5	5	425.00		Research regarding public forum.		91nk 53,8
6	1823	RLB	2.3	S	425.00		Research regarding limited public forum.	_	\$ 22,870.00
7	Uttacio	RLB	1	5	425.00		Research regarding Governor Abbott claim.	-	\$ 22,070.00
8	3777.8.16	RLB	3.2	\$	425.00		Research regarding speech issue.	_	ž .
9	1/11/2016	RLB	0.8	15	425.00		Review Local Rules of Texas court.	_	
10	1114 (40)1	RLB	3	5	425.00		Research regarding public forum issues.		
11	1/13/2016	MESS	0.2	5	425,00		Pick up copy of Certificate of Good Standing Research and investigate Governor Abbott's prior instances.	_	
12	11.00	RLB	3	5	425.00	\$ 1,275.00	Research regarding local admission requirements; prepare papers for admission.		
3	1/15/2016	RLB	1,3	\$	425.00 425.00		Working on drafting complaint.		
14	4 /0.0/204.5	RLB	0.5	S	425.00		Telephone conference regarding local counsel arrangements.		
5	1/26/2016	RLB RLB	0.3 2.2	5	425.00		Research regarding public forum; work on complaint.		
7	1/29/2016	RLB	1,5	\$	425.00		Work on complaint.		
8	LINE STREET	RLB	5	Ś	426.00		Work on complaint; review research and apply to facts.		
9	10.000	RLB	2.2	\$	425,00	\$ 935.00	Work on complaint; research 11th Amendment issue.		
0	ALCOHOLS.	RLB	4.5	5	425.00		Draft complaint.		
1	10.000	RLB	0.5	\$	425.00		Draft complaint.		
2	UA-SOLE	RLB	0,5	5	425,00	\$ 212.50	Work on complaint.		
3	214/2015	RLB	3	5	425.00		Draft Complaint; research regarding Ex Parte Young doctrine.		
4	2/2/2016	RLB	3	5	425.00		Work on complaint; research Eleventh Amendment.	_	
5	2/5/2016	RLB	1.1	\$	425.00		Research regarding Governor Abbott Incidents.	-	
G	277279216	RLB	2.1	\$	125.00		Review First Amendment research.		
7	Directa	RLB	0.5	S	425.00		Work on complaint.		-
8	2/22/2015	RLÐ	2	5	425.00		Work on Texas complaint.	-	-
9	2/8/2016	RLB	1.5	5	425.00		Research regarding individual capacity issues.		
0	LATER	RLB	2.2	S	425.00	1000	Work on edits to Complaint. Telephone conferences and edits regarding Complaint.		
31	2/9/2016	RLB	1	15	425.00	\$ 425.00	1. A STATE OF THE		
32	No.	RLB	2.5	5	425.00	\$ 1,052.50 \$ 1,402.50	Research regarding individual capacity liability and sovereign immunity.		
33	271172016	RLB	3,3	\$	425.00 425.00	\$ 552.50	Telephone conferences regarding Texas complaint; research.		
34	2/11/2016	ALB	0.8	5	425.00	\$ 340.00	Edits to Texas complaint; research regarding local counsel.		
5	W. Well	RLB	0.6	15	425.00	\$ 255.00	Edits to complaint,		
36		RLB	1	3	425.00	5 425.00	Telephone call with local counsel regarding representation.		
8		RLB	1	\$	425.00	\$ 425,00	Prepare case filing documentation; fee agreement execution for local counsel.		
39	2/23/2016	RLB	0.5	5	425.00	5 212.50	Telephone conferences with local counsel regarding case initiation.		
40		RLB	0.7	5	425.00	\$ 297.50	Finalize complaint.		
41	2/26/2016	RLB	0.3	S	425.00	5 127.50	Telephone conference with Attorney Dan Byrne regarding media contact.		Green
42		RL8	0.4	5	425.00	\$ 170.00	Review media reports regarding Texas suit.	_	
43	3/3/2016	RLB	0,75	S	425,00	\$ 318.75	Sign oath for Texas at Federal Courthouse; conference with FFRF attorneys.	_	83.9
44		RLB	0.8	\$	425.00	\$ 340.00	Review motion to dismiss by Abbott.	-	\$ 35,657.
45		RLB	3.7	S	425.00	\$ 1,572.50	Research regarding motion to dismiss.		
46	1	RLB	1.2	S	425.00	\$ 510.00	Research regarding forum analysis.	_	
47		RLB	6.5	\$	425.00	\$ 2,762.50	Work on response to motion to dismiss.	_	
48	4/25/2016	RLB	2.2	\$	425.00	\$ 935.00	Work on Amended Complaint.	_	
49		RLB	3	S	425.00		Research regarding offensive speech.		
SC		RLB	2.5	\$	425.00	\$ 1,062.50	Research regarding hate speech. Work on Amended Compiaint.		
51		RLB	2	5	425.00		Work on Amended Complaint; Work on Amended Complaint; finalize same,		
52			1 1 5	S	425.00		Research regarding hate speech issue.		
53		RLB	1.5	\$	425.00 425.00	\$ 637.50			
54		RLB	2	5	425.00		Work on motion response; research.		
55		RLS	3.5	5	425.00		Wark on motion response,		
56		RLB	3.2	5	425.00		Work on motion response; review research.		
50		RLB	2.6	15	425.00		Research regarding protected speech and satire.		
50		RLB	1.5	15	425.00		Research and work on opposition brief,		
61		RLB	2.3	15	425.00	\$ 977.50	Work on appasition brief,		
61	THE REAL PROPERTY.	RLB	3.5	5	425.00	\$ 1,487.50	Research regarding private versus government speech.		
57 56 67 67 67 77		RLB	3	Ś	425.00	\$ 1,275.00	Work on opposition brief.	_	
6:	عجاجا	RLB	1.5	Ś	425.00		Review Texas motion to dismiss; research regarding response.	_	_
6		25	2.5	\$	425.00		Research regarding opposition brief,	_	
G:	175	NLB	2.7	S	425.00		Work on apposition brief.		
56		RLB	3	\$	425.00	\$ 1,275.00	Research regarding opposition brief.	_	
6		RLB	3.8	\$			Research; draft brief regarding protected speech.	_	
61		RLB	3.5	\$	425.00	\$ 1,487.50	Work on opposition brief.	_	
69		RLB	3	9		\$ 1,275,00	Research and work on response brief. Work on brief regarding dismissal motion.	_	
70		RLB	3.8	5		\$ 1,615,00	Work on brief regarding dismissal motion. Research and work on brief regarding qualified immunity.		
7		RLB	4	5			West on brief opposing motion		
7	2	RLB	5.2	\$			Work on brief opposing motion. Draft and edit response brief.		
7		RLB	6.5	5			Rule 26 conference with Attorney Mackin.		
	5/26/2016		0.5	\$			Draft, edit, and finalize response brief.		
7		RLB	7	5			Edits to proposed scheduling order.		
7:		RLB	0.5	S			Draft discovery plan form; telephone conference with Attorney Mackin.		
7:									-
7: 7: 7: 7:	7 5/31/2016	RLB	0.6	5					
7:	7 5/31/2016 8 6/16/2016	RLB RLB	0.6 0.5	5	425.00	\$ 212.50	Final review of scheduling order. Research; prepare for motion hearing.		



- 1	A	В	C	Г	D		E	F	G	Н
7	Date	Attorney	Time		Fees	Fees		Narrative		
81	6/19/2016	RLB	3	5	425.00	5 1	1,275.00	Prepare for hearing.		1
82	6/19/2016	RLB	5	S	150.00	5		Travel to Austin.		
83	6/20/2016	RLB	4	5	425.00	\$ 1		Prepare for hearing; attend motion hearing.		-
84	6/20/2016	RLB	6	\$	150,00	\$		Return travel to Madison.	_	
85	6/21/2016	RLB	0,7	\$	425.00	5		Conference with client regarding motion hearing in Austin, Texas.		
86	6/22/2016	RLB	0.3	5	425.00	\$	127.50	Review Judge Spark's order denying motion.		
	6/23/2016							and torms		Orange
87		RLB	0.3	\$	425,00	\$		Telephone conference with Attorney Mackin regarding interest in settlement and terms.		47.8
88	5/25/2026	RLB	1.2	\$	425.00	\$		Research regarding summary judgment.		\$ 20,315,00
89		RLB	1.5	\$	425.00	5		Draft discovery requests to Defendants. Work on summary judgment submission.		
90	7/147/036	RLB	3	\$	425.00	-		Conference with Attorney Grover regarding strategies.		7
91	7/12/2016	RLB	1	S	425.00	\$	425.00 637.50	Research regarding waiver issues.		
92	7/15/7/16	RLB	1.5	\$	425,00	\$		Conferance with Attorney Elliott regarding discovery strategy.		
93	7/23/2016	RLB	0.5	\$	425.00	\$	212.50	Review documents from Texas.		Blue
94		RLB	1.2	5	425.00 425.00	\$	510.00 850.00	Review Abbott document production.		75.7
95		RLB	2	S	425.00	\$	425.00	Review documents		5 32,172.50
96		RLB	1	5	425,00	3	423,00	Review documents		
		DI D	1.5	\$	425.00	5	637.50	Continue review of documents from Texas and select exhibits for summary judgment brief.		
97		RLB	1.5	-		S		Work on FFRF document production.		
98		RLB	1,2	5	425.00 425.00			Work on Grover declaration.		
99 100		RLB	0.8	5	425.00	5	340.00	Finalize document production.		
_			0.8	\$	425.00	5		Work on stipulation of facts with Attorney Mackin.		
101	971072006 971072000	RLB RLB	3.3	\$	425.00			Work on summary judgment submissions.		
103		RLB	3.7	\$	425.00	_	1.572.50	Work on Grover declaration and exhibits.		
	\$117/4016 \$0000000	RLB	4.5	5	425.00	_	1,912.50	Work on summary judgment brief and exhibits		
104	8/18/70016 9/10/2016	RLB	5	\$	425.00			Work on summary judgment brief.		
105		RLB	0.5	\$	425.00	5		Review Texas summary judgment brief.		
107		RLB	0.3	5	425.00	S	127.50	Review letter from Preservation Board regarding 2016 application.		
107	9/14/2016	nio	0.0	ť	420.00	1	447.00	The state of the s		
108	SECTIONS	RLB	2	s	425.00	s	850.00	Research regarding disparaging language; review Tam case by Federal Circuit Court.		
109	9235/2016	RLB	3	5	425,00		1.275.00	Research and work on summary judgment reply brief.		
110		RLB	3.5	5	425.00	-	1,487.50	Work on summary judgment reply brief,		
111	5/17/2016	RLB	5.4	5	425.00		2.295.00	Draft and research regarding summary judgment reply brief.		
112	9/18/2016	RLB	7.5	S	425.00	_	3.187.50	Work on summary judgment reply brief.		
113		RLB	3	S	425.00	-	1,275.00	Work on and finalize summary judgment reply.		
_	11/10/2016		0.8	\$	425.00	5	340.00	Update research regarding government speech.		
	11/22/2016	RLB	1	Š	425.00	5	425.00	Update research regarding government speech.		
	11/23/2016	RLB	0.3	\$	425.00	5	127,50	Draft and finalize supplemental citation to authority.		
	11/30/2016		0.4	15	425,00	5	170,00	Update research regarding government speech.		
118		RLB	0.5	\$	425.00	\$	212.50	Update research regarding government speech and public forum.		
119	12/15/2016	RLB	0.6	1\$	425.00	\$	255.00	Research regarding government speech.		
	12/22/2016	RLB	0.5	\$	425.00	\$	212.50	Review Court's summary judgment decision.		
121	12/28/2016	RLB	0.5	5	425.00		212.50	Research regarding viewpoint discrimination.		
122	1/10/2017	RLB	1	5	425,00		425.00	Update research.		
123	1/24/2017	RLB	0.8	15	425,00		340.00	Update research regarding public forum.		
124	2/15/2017	RLB	0.8	S	425.00		340.00	Update research regarding public forum analysis and government speech.		
125		RL8	1	15	425.00		425,00	Update research regarding forum and government speech.		
126		RLB	0.7	5	425.00		297,50	Prepare settlement letter and witness disclosures		-
127		RLB	0	S	425.00		*	Review Mackin email regarding scheduling		-
128	4/5/2017	RLB	0.8	S	425.00	S	340.00	Update research regarding public forum analysis.		
		I						and the state of t		1
129		RLB	8.0	S	425.00	Ś	340.00	Review objection to Abbott deposition; research regarding "high government official" issue. Review Mackin email regarding Abbott/Sneed depositions; research high government official		
130		RLB	0.5	\$	425.00		212.50	Immunity. Review Texas settlement letter and witness list.		
131	4/10/2017		0.3	5	425.00		127,50	Prepare notices of depositions.		
132 133 134		RLB	0.4	5	425.00			Prepare notices of depositions. Preparation regarding depositions.		
133		RLB	1	\$	425.00		425,00 FOE DO	Communications regarding Abbott deposition and refusal to produce.		
134		RLB	1.4	S	425.00			Prepare notices of depositions.		
135		RLB	0.4	S	425.00	\$	170.00	Review Abbott's Motion for Protective Order; exchange communications with Attorney		
l		P. P.	0.7	1	425.00	s	207 50	Mackin regarding Sneed deposition; prepare subpoena for Sneed.		
136		RLB	0.7	\$	425.00			Research regarding high government official deposition rule.		
137		RLB	2.5	\$	425.00			Draft written discovery to defendants.		
138		RLB	1.3	5	425,00			Prepare for Dayls deposition.		
139		HLB	1 5	\$	425.00			Prepare for Davis deposition.		
		RLB	5	5	150.00			Travel to Austin, TX for Davis deposition.		
141	4/23/2017	RLB	5	5	425.00	S	2.125.00	Prepare for Davis deposition; conduct Davis deposition.		
	4/24/2017		6	\$	150.00			Travel back to Madison.		
$\overline{}$		RLB	2.5	5	425.00		1,062.50			
144		KLB	- 23	1	742,00	1	2,002130	Work on declaration; research regarding protective order; work on brief opposing protective		
240		pin	3	ŝ	425.00	s	1,275.00			
145		RLB	6.2	5	425.00		2.635.00	Work on brief opposing protective order; work on 30(b)(6) subpoena.		l
147			0.4	\$	425.00			Review motion for judgment on the pleadings.		Linear Linear
		RLB	0.4	S	425.00			Finalize Rule 30(b)(6) topics; review motion to extend deadlines.		
148		RLB	0.5	\$	425.00			Review Rule 30(b)(6) objection by Attorney Mackin.		
150		RLB	1	5	425.00		425.00	Analyze discovery issues.		
	5/11/2017		1	\$	425,00		425.00	Draft reply brief regarding motion to extend discovery.		
1554		I NED	1.4	\$		5		Research regarding motion to dismiss personal capacity claims.		1

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	A	В	C	-	D Fees	Face Billed	Narrative		
1	Date	Attorney RLB	Time 5.5	\$	425,00	\$ 2,337.50	Research; work on opposition to motion for judgment on the pleadings.		
_	5/14/2017	RLB	0.6	\$	425.00		Work on discovery responses.		
154		nco	0.0	-	74000		Prepare with Annie Laurle Gaylor and Sam Grover for depositions; work on discovery		
155		RLB	1.7	\$	425,00	\$ 722.50	responses.		
123		1140		_			and the same of the second party. I wanted the contract of the		
156		RLB	6.5	Ś	425.00	\$ 2,762.50	Work on discovery responses; defend depositions of Sam Grover and Annie Laurie Gaylor.		
157	5/26/2017	JN2	2.9	5	425.00	\$ 1,232.50	Scan and Bates number next set of documents for production, FFRF000195-482		
158	5/31/2017	RLB	0.7	5	100,00	\$ 70.00	Prepare for hearing on motions,		
159	6/5/2017	RLB	1.5	\$	425.00	\$ 637.50	Prepare for hearing.		
160	6/5/2017	RLB	6	5	150.00	\$ 900.00	Travel to Austin.	_	
161	6/6/2017	RLB	2	\$	425,00	\$ 850,00	Prepare for hearing; attending hearing.	_	
162	6/6/2017	RLB	6.5	S	150.00	\$ 975,00	Return travel.		
	6/19/2017								
163	,, = , = , = ,	RLB	1.3	\$	425.00		Review and analyze Supreme Court decision on First Amendment/disparagement.		
164	1	RLB.	0.8	\$	425,00	\$ 340.00	Preparation for deposition.		
165		RLB	3	\$	425.00	\$ 1,275.00	Sneed deposition preparation.		
	6/23/2017	RLB	3	\$	425.00		Travel to Washington D.C		
167		RLB	2.5	\$	425.00	\$ 1,062.50	Conduct deposition		
	6/25/2017	RLB	7.5	\$	425,00	\$ 3,187.50	Return to Madison.		
169		RLB	2	S	425.00		Update research regarding public forum and speech analysis.		
170		RLB	0.5	5	425,00		Work on Rule30(b)(6) topHs.		
171		RLB	1.2	5	425.00		Review analysis of Supreme Court Tam decision.		
172		RLB	8,0	5	425.00	\$ 340.00	Research regarding Supreme Court disparagement/speech decision,		
173		RLB	1.7	\$	425,00		Prepare for 30(b)(6) deposition.		
174		RLD	0,7	5	425.00	\$ 297,50	Prepare for depositions		
175	7/17/2017	RLB	4	5	150.00	\$ 600.00	Travel to Austin.		
176		RLB	2.5	5	425,00		Prepare for deposition.		
177		RLB	6	S	425,00	\$ 2,550.00	Prepare and conduct deposition.		
178	7/18/2017	RLB	1	5	425.00		Review research regarding viewpoint discrimination.		
179	7/18/2017	RLB	2	\$	425.00		Research regarding 30(b)(6) motion for sanctions.		
180	7/18/2017		6	\$	150.00	5 900.00	Travel to Madison. Research regarding deliberative process privilege.	7	
181		RLB	2.2	S	425.00	\$ 935.00	Research regarding deliberative process privilege.		
182		RLB	1.8	S	425.00	5 765,00	Research regarding denderative process privilege. Research regarding summary judgment issues, including intent element.		614
183	7/24/2017		2.1	5	425.00		Conference with Attorneys Elliott and Grover regarding 30(b)(6) deposition.		
184		RLB	0.5	S	425,00	5 212.50	Work on summary judgment motion.		Yellow
185	7/25/2017		2	5	425,00	\$ 850.00	Summarize depositions and work on summary Judgment findings and facts:		42.5
186			3.5	S	425.00		Work on summary judgment brief.		\$ 18,062,50
187			7	5	425,00	\$ 2,975.00	Review deliberative process research from Attorney Grover.		
186		RLB	0.4	5	425.00		Review Abbott summary judgment motion; research viewpoint neutrality.		
189	THE RESERVE AND ADDRESS OF THE PARTY OF THE		1.5	\$	425.00	\$ 637.50	Research regarding summary judgment response.		
190			2.1	\$	425.00	\$ 892.50	Review Law Review articles on viewpoint discrimination.		
191		RLB	2.4	5	425.00 425.00	\$ 1,020,00	Research regarding viewpoint versus content discrimination.		
197			2,2	\$	425.00	\$ 850,00			
193		RLB	2	5	425.00	5 1,445.00	Work on summary judgment response brief.		
194			3.4	- 3	423,00				
	8/11/2017		5.2	s	425.00	\$ 2,210.00	Work on response to Abbott's summary judgment motion; work on Grover Declaration,		
19		RLB	0.5	5	425.00	¢ 717.50	Review Abbott summary judgment response filings.		
19		_	2	S	425.00	\$ 850.00	Research regarding viewpoint claims in public meetings.		
19		_	1.2	5	425.00	\$ 510,00	Review research.		
19			3.1	5	425.00		Drafting summary judgment reply brief.		
19			4.4	5	425.00				
20			1.6	15	425.00	-	Update research.		-
20			0.5	5	425.00	\$ 212.50	Review summary judgment decision.		
	10/6/2017		0.4	5	425.00	\$ 170.00	Proposal to Attorney Mackin to finalize decision.	-	
	4 10/13/201		0.2	S	425.00	\$ 85.00	Review response by Attorney Mackin to proposal.	-	
	10/13/201		0.4	S	425,00	\$ 170.00	Review and respond to Attorney Mackin.	-	-
	6 10/26/201		1	S	425.00	\$ 425.00	Conference at FFRF regarding status and strategy.	-	1
	7 11/29/201		2	15	425.00	\$ 850.00	Uodate research.	+	-
	8 12/12/201		1	5	425.00	1 43E 00	Update research regarding limited public forum.	-	1
	9 12/15/201		0.7	5	425.00	97.50	Attend to issues regarding appeal, including admission and appeal documents.		+
	0 12/21/201		0.5	5	425.00		Analyze strategies regarding finality/appeal.	+	+
	1 1/26/2018		2	5	425.00	\$ 850.00	Update research regarding limited public forum and offensive speech.	+	+
	2 1/31/2018		0.5	\$	425.00	\$ 212.50	Review draft order from Attorney Mackin regarding final order.	1	+
21			0.4	5	425.00	\$ 170,00	Review draft language to resolve appeal.	-	+
21			0.5	Ś	425.00	\$ 212.50	Edits to proposed stipulation.	+	+
21			0.4	\$	425,00	\$ 170.00	Review Attorney Mackin's edits to stipulation.	+	+
21			0.4	5	425.00	\$ 170.00	Finalize and file stipulation.	+	1
21	-		0.5	\$		\$ 212.50	Telephone conference with court regarding motion	+	
21			0.4	5	425.00		Draft proposed stipulation.		-
21			0.4	S			Review Texas counterproposal.	+	1
22		_	1.3	5	425.00		Inquiry regarding proposed stipulation.	+	_
22			0.3	S			Telephone conference with Attorney Mackin regarding stipulation.	1	1
22			0.3	5	425.00	\$ 127.5	Telephone conference with Attorney Mackin regarding stipulation.	1	1
	5/9/2018						and the second with Attorney Markins research reporting Bulg A1 dismissed		
22		RLB	0.4	\$			Telephone conference with Attorney Mackin; research regarding Rule 41 dismissal.	1	1
22		8 RLB	8.0	S				1	
			1.2	S			Work on fee petition. Work on fee petition.	1	1
22	6 6/29/201	B RLB	2.5	5	425.00				

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227 71/2013 18.5 2 5 425.00 5 850.00 More no fee petition.		
1987 1970 18		
229 73/7012 11.9 2.2 5 425.00 5 1350.00 Work on fee petition Conference at Freedom iron Religion Foundation regarding fee petition. Findisc motion to 10 50 50 50 50 50 50 50		
1/5/2016 RIJB 0.3		
7,117,1015 R18 0.6 5 415,00 5 525,00 539,		
232 717/2016 RLB 3.0 5 475.00 5 255.00 1892 232 976/2018 RLB 2.1 5 475.00 5 850.00 1892 396/2018 RLB 1.3 5 475.00 5 850.00 1892 396/2018 RLB 1.3 5 475.00 5 850.00 1892 396/2018 RLB 1.3 5 475.00 5 875.00 1892 396/2018 RLB 1.3 475.00 5	1	
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1232 1007/00768 FILS 1.5 \$ 25.00 \$ 677.50 Research cores-appeal issues.		\$ 38,355.00
1329 1021/2015 P.B. 1.8 \$ 425.00 \$ 755.00 Review Crase on undertexed discretion issue.		
137 137		
1982 1727/2015 1818 1.2 5 425.00 5 392.00 Research regarding Flows cross-appeal.		
1995 1977/1015 18.5 1.5 5 40.500 5 6975.00 6985.00 1975/0016 1985/00		
130 127/2010 R.B. 1.4 \$ \$ \$2.00 \$ \$ \$9.50 Review Teast appeal brief, research.		
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12-22		
230, 175/2015 91.5 2.7 \$ 425.00 \$ 1,147.50 Research regarding unbridled discretion.		
254 17/7019 816		
1,72,72,013		
1237/2013 RuB		
1,247,0035 Rub		
1/25/2019 R.B. 2.2 \$ 425.00 \$ 935.00 Review research regarding Eleventh Amendment.		1194
179/7019		
1.50 1797/2019 RLB		
1		
252 131/2019 R.B. 1.5 \$ 425.00 \$ 1275.00 Work on respect brief		
237 207/2019 RLB 2.1 5 425.00 5 1,317.50 Research re. declaratory releft and Ex parter Young issue 255 297/2019 RLB 2.1 5 425.00 5 1,275.00 Research re. Transa appeal brief. 257 7,11/2019 RLB 7.2 5 425.00 5 1,275.00 Work on Texas appeal brief. 257 7,11/2019 RLB 7.2 5 425.00 5 3,060.00 Work on Texas appeal brief. 258 27,12/2019 RLB 5.5 5 425.00 5 3,060.00 Work on Texas appeal and cross appeal brief. 259 3,77/2019 RLB 5.5 5 425.00 5 3,060.00 Work on Texas appeal and cross appeal brief. 259 7,77/2019 RLB 5.5 5 425.00 5 1,000.00 Review Texas Appeal Reply Brief. 250 41,07/2019 RLB 5.4 5.0 5 5,000.00 2,000.00 Work on reply brief. 250 41,07/2019 RLB 5.4 5.0 5 5,000.00 Work on reply brief. 250 41,07/2019 RLB 5.4 5.0 5 5,000.00 Work on reply brief. 250 47,07/2019 RLB 5.4 5.0 5 5,000.00 Work on reply brief. 250 47,07/2019 RLB 5.5 425.00 5 336.50 Work on reply brief. 250 7,07/2019 RLB 5.5 425.00 5 360.00 Work on reply brief. 250 250 250 Work on reply brief. 250		
252 29/2019 RLB 2.1 5 425.00 5 325.50 Research re: Texas appeal prief.		
236 270/2019 RLB 3 5 425.00 5 3,060.00 Work on Texas appeal brief.		
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Section Sect		
Sep 10/10/2019 RLB 2.5 \$ 425.00 \$ 1,062.50		
261 4/11/2019 RLB 1.4 \$ 425.00 \$ 595.00 Research regarding reply brief.		
261 4/13/2015 RLB 2 S 425.00 S 850.00 Work on reply brief. 262 4/13/2019 RLB 3.1 S 425.00 S 1.317.50 Work on reply brief. 263 4/13/2019 RLB 3.1 S 425.00 S 382.00 Usork on appeal reply brief. 265 9/25/2019 RLB 0.8 S 425.00 S 382.00 Usork on appeal reply brief. 265 9/30/2019 RLB 0.8 S 425.00 S 382.00 Usork on appeal reply brief. 266 9/30/2019 RLB 1.5 S 425.00 S 382.00 Usork on appeal reply brief. 267 10/2/2019 RLB 3.8 S 425.00 S 1.615.00 Review briefs and prepare for and attend moot argument at FFRF 268 10/2/2019 RLB 8 S 150.00 S 1.200.00 Travel and preparation for roral argument in Fifth Circuit. 269 10/9/2019 RLB 8 S 150.00 S 1.200.00 Travel and preparation for roral argument in Fifth Circuit. 270 10/10/2019 RLB 8 S 150.00 S 1.200.00 Travel and preparation for roral argument in Fifth Circuit. 271 RLB 0.8 S 425.00 S 340.00 Work on proposed injunction language. 272 RLB 0.3 S 425.00 S 127.50 Travel and preparation for roral argument in Fifth Circuit. 273 RLB 0.3 S 425.00 S 127.50 Travel and preparation for roral argument in Fifth Circuit. 274 RLB 0.2 S 425.00 S 85.00 Travel flooring in the proposed injunction language. 275 RLB 0.2 S 425.00 S 85.00 Telephone conference with proposing counsel and Fifth Circuit. 276 RLB 0.2 S 425.00 S 85.00 Telephone conference with proposing mandate. 277 RLB 0.4 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 278 RLB 0.4 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 279 RLB 0.4 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 280 RLB 1.5 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 281 RLB 1.5 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 282 RLB 1.5 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 283 RLB 1.5 S 425.00 S 85.00 Telephone conference with Fifth Circuit regarding mandate. 284 RLB 2.2 S 425.00 S 86.00 Telephone conference with Fifth Circuit regarding mandate. 285 RLB 1.5 S 425.00 S 86.00 Telephone con		
265 4/15/2019 RuB 3.1 \$ 425.00 \$ 1,317.50 Work on reply brief.		
269 475/2019 RLB		
266 97/37/2019 RLB 0.8 5 425.00 5 382.50 265 97/37/2019 RLB 0.8 5 425.00 5 637.50 Robot count for first Circuit and attend moot argument at FFRF		
266 9/30/2019 RLB		
267 10/2/2019 RLB 1.5 5 425.00 5 637.50 Moot court for Fifth Circuit.		
268 10/2/2019 RLB 3.8 \$ 425.00 \$ 1,200.00 Travet and prepare for and attend moot argument at FFFF		
265 10/9/2019 RLB		
10972019 RLB		
RIB 0.8 S 425.00 S 340.00 Work on proposed injunction language.		
RLB 0.3 \$ 425.00 \$ 127.50 Telephone conference with poposing counsel and Fifth Circuit.		Red
RIB 0.3 \$ 425.00 \$ 85.00 Telephone conference with opposing coursel and Fifth Circuit.		77.2
RIB 0.2 5 425.00 5 85.00 Telephone conference with Fifth Circuit regarding mandate.		\$ 32,810.
RIB 0.2 \$ 425.00 \$ 85.00 Telephone conference with Fifth Circuit regarding mandate.		
RLB		
RLB		
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RLB 0.8 S 425.00 S 340.00 Research regarding effect of remand from Court of Appeals with direction.		100
RLB		
Rub 1.5 5 425.00 S 637.50 S		11.0
RLB		
Rib 2.2 \$ 425.00 \$ 935.00 Research regarding mootness/mandate rule.		
RLB 1 S 425.00 S 425.00 Work on remand brief.		
RLB 1.7 S 425.00 S 722.50 Work on brief responsive to remand; research regarding prospective relief.		
RLB 2.3 \$ 425.00 \$ 977.50 Research regarding injunctive relief; work on remand brief.		
286 RLB 2.4 \$ 425.00 \$ 1,020.00 Research regarding prospective relief issue, work on brief regarding remand issues.		
287 RLB 3.3 \$ 425.00 \$ 1,402.50 Work on remand brief.		
RLB 3.3 \$ 425.00 \$ 1,402.50 Work on remand brief.	1	
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292 RLB 3,5 S 425.00 S 1,487.50 Work on Instituting the and Proposed Jougnett, 19284 S 1,487.50 Work on Albbott Moothess Brief and Motion.		
293 RLB 0.6 \$ 425.00 \$ 255.00 Work on Abbott Moorness are and work on Response Brief. 294 RLB 3 \$ 425.00 \$ 1,275.00 Research mootness and work on Response Brief. 295 Review research by Attorney Elliott regarding Mootness, research.	1	1.77
294 RLB 3 \$ 425.00 \$ 1,275.00 Research mootness and work on Response one.	1	
nor market Pip. 3 \$ 425.00 \$ 1.275.00 Review research by Attorney Emott regarding Misothess, research.		17-17-18
295	1	
236 S RLB 2.6 \$ 425.00 \$ 1,105.00 Research regarding moothess.	$\overline{}$	1
297 RLB 2 S 425.00 S 850.00 Research regarding mootness.	1	1
298 RLB 3.5 \$ 425.00 \$ 1,487.50 Work on Mootness Brief; review research.	1	
299 RLB 4.3 S 425.00 S 1,827.50 Drafting Mootness Brief; research.	1	
300 RLB 7 \$ 425.00 \$ 2,975.00 Work on Mootness Brief; drafting of Brief; research.		

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1	Date	Attorney	Time		Fees	Fees Billed	Narrative		
7			4.2	\$	425.00	\$ 1,785.00	Work on Mootness Brief; confer with Attys Grover and Elliott; research; editing Brief.		
01	234.400	RLB	4.2	\$	425.00	\$ 1,700,00	Review edits from Atty Grover; research; work on finalizing Brief.		
0.2	5-47	RLB		5	425.00	\$ 1,870.00	Review Abbott Response Brief; conference with Attys Elliott and Grover.		
603	THE REAL PROPERTY.	RLB	4.4	_	425.00	5 212.50	The state of the s		
04	M177	RLB	0.5	5	425.00		Contiguate in status conference		
05	2000000	RL9	0.5	\$	425,00	3 212,30	Research regarding Supreme Court Decision regarding damages. Research regarding		
					425.00	\$ 637.50	prospective declaratory and injunctive relief.		
05	PRACTOR	RLB	1.5	5	425.00	\$ 297.50	Review FFRF draft Supplemental Brief and proposed edits.		
07	STATE OF THE PERSON.	RLB	0.7	\$	425,00	\$ 127.50			
08	Market 1	RLB	0.3	S			Review Abbott Supplemental Briefing.		
09	A STATE	RLB	0.5	5		\$ 212.50 \$ 425.00	Work on Fee Petition		
10	5/13/2021	RLB	1	\$			Work on Fee Petition		
11	5/14/2021	RLB	2	5	425.00		Work on Fee Petition		
12	5/16/2021	RLB	8,0	\$	425.00		Work on Fee Petition		
13	5/17/2021	RLB	2	\$	425.00		Work on Fee Petition		
14	5/18/2021	RLB	2.3	\$	425.00	\$ 977.50	Conference with Attys. Grover and Elliott regarding Appellant's Appeal Brief		Purple
15		RLB	0.5	\$	425,00	\$ 212.50	Research regarding appeal response brief.		48.2
116		RLB	2	\$	425.00	\$ 850.00	Research regarding authorities cited by Texas in appeals brief.		\$17,460.
17		RLB	1.5	5	425.00		Work on response brief.		
18		RLB	1.3	\$	425.00				
319	Editor (sec)	RLB	1	S	425.00		Work on response brief.		
320	270/17/19	RLB	7.2	S	425.00	\$ 3,060.00	Work on response brief.		
321	and the same	RLB	4	\$	425.00	5 1,700.00	Edits, work on and finalize response brief.		
322	March 107/	RLD	1	\$	425,00	\$ 425.00	Review Texas appeal briefs.		
323	J/Edwic	RLB	1.5	S	425.00	\$ 637.50	Preparation for moot oral argument.		
123 124 125	100000	RLB	б	\$	150,00	\$ 900.00	Travel to 5th Circuit and prepare for oral argument.		
125	3/17/00/2	RLB	2.3	\$	425.00	\$ 977.50	Attend oral argument at 5th Circuit.		
126	0/2//02/2	RLB	0.5	\$	425.00		Research regarding additional authority cited by Abbott.		
326 327	Total printers	RLB	0.8	5	425.00	\$ 340.00	Draft response to additional authority.		
328	91672032	RLB	0.9	\$	425.00	\$ 382.50	Work on response to additional authority.		//
329	N taning and	RLB	1.5	Ś	425.00	\$ 637.50	Update research regarding mootness and vacatur.	1	1
	NAME OF THE PARTY.	RLB	0.7	5	425.00	\$ 297.50	Review updated research regarding mootness; review draft Supplemental Brief from FFRF.		-
330		RLB	6.5	5	425.00	\$ 2,762.50	Work on Supplemental Brief requested by Court.	-	-
331	2/////		4	5	425.00				+
332	DEDITION OF	RLB	5	5	150.00		Return travel from oral argument		-
333	TOTALS	RLB	696.85	13	130,00	\$ 275,596.25			11

Date	To Bill Amt	<u>Narrative</u>
6/15/2016	\$136.24	Hotels.com; Invoice # 061916; Hotel in Austin, TX to attend Motion Hearing on June 20, 2016
6/15/2016	\$891.20	Expedia.com; Invoice # 062016; flight to Austin, TX to attend Motion Hearing on June 20, 2016
4/10/2017	\$930.08	Expedia.com; Flight to Austin, TX for Robert Davis deposition on 4/27/17
4/26/2017	\$46.76	Richard L. Bolton; Invoice # 567113034; Document Copies from Robert David deposition in Austin, TX
4/26/2017	\$182.84	Richard L. Bolton; Invoice # 0907378185; Hotel expense from Robert Davis Deposition in Austin, TX
5/9/2017	\$918.50	DepoTexas, Inc.; Invoice # 444742 - Robert Davis Deposition Transcript Fee
5/30/2017	\$621.61	Expedia.com; Flight to Austin, TX for hearing on June 6, 2017
6/5/2017	\$218.49	Hotel expense for hearing in Austin
6/13/2017	\$922.68	Expedia.com; Flight to D.C. for Sneed deposition on 6/22/17
6/19/2017	\$1,261.25	Integrity Legal Support Solutions; Invoice # 13670.1 - Sam Grover and Annie Laurie Gaylor Deposition Transcript Copies
6/29/2017	\$451.60	American Airlines; Flight to Austin, TX for Office of the Governor Deposition on 7/18/17
7/10/2017	\$481.21	Alderson Reporting Company, Inc.; Invoice # 95870 - John Sneed Deposition Transcript
7/21/2017	\$125.38	Hatel expense for deposition on 7/18/17
8/1/2017	\$876.60	Lexitas; Invoice # 454026 - Office of the Governor - John Reed Clay Jr. Deposition Transcript Fee
9/11/2019	\$420.99	VENDOR: American Airlines; INVOICE#: 0012377414653; DATE: 9/11/2019; Flight to New Orleans for Oral Argument
10/11/2019	\$232.08	PAYEE: Lafayette Hotel; REQUEST#: 53946; DATE: 09/12/2019; Hotel stay for oral argument 10/9/19-10/10/19
2/2/2022	\$1,535.24	Travelocity; Invoice # 02022022; Airfare and hotel for Richard L. Bolton and S. Grover in NOLA 3/6/22 - 3/7/22
2, 2, 2022	\$10,252.75	, <u></u>



SUMMARY OF ATTORNEY BOLTON'S ADJUSTED TIME AND EXPENSES REQUESTED BY FEE PETITION

TOTALS

1. Attorney Bolton Time:

530.95 Hours (\$425 per hour)

\$225,653.75*

2. 71 Hours of Travel Time (\$150 per hour) \$10,650.00

TOTAL

\$236,303.75



^{*} Attorney Bolton's non-travel time has been reduced 94.1 hours.